This instrument prepared b Jacie Kelley for Homemakers Finance Service

			6000 W. Burbank	. 79th k,Illinois	ß			
	TRUST	r DEED						
OL C	5932	245			23 212	022		
		CTTC 7	<u>, 14 - 41 154</u>			RECORDER'S U		
TIUS U	IND'LETURE, made		August 19	19,75	5, hetween	Thelma Wil		her husband
7	<i>A</i> _				***		LSOII	
	10.		CHICAGO TIT		d to as "Morig UST COMPANY			
an Illino	ois corporation coin	ng business in Chi-	icago, Illinois, h	herein referred	to as TRUSTE	EL, witnesseth:	• • • • • • • • • • • • • • • • • • • •	and the state of t
THAT,	WHEREAS AL Ma al holder of holder	rtgagors are justi being herein refr	y indebted to arred to as Hol-	the legal norwarders of the No	er or holders of	of the Instalment	t Note nere	inafter describen,
One Th	housand One H	and ed Dolla	ars and00/	/100				Dollars,
Home	emakers Financ	ce Sarvice		-		• -		
and de	elivered, in and	by which sai	id Note the	Mortgagors	promise to	pay the said	principas 3.	um C
				- حالوانیا کا	بالمي الشعابي		بحظياها	
	rty-Foyr Dolla September							day
the 2	25th day of	each month	h	tl	thereafter until	I said note is full	lly paid exce	ept that the final
payment	t of principal and in						Septemb	
company	v in	Bur bank	all of said prii					ng house or trust o time, in writing
appoint, in said C	, and in absence of a City,	such appointment		office or Mon	mumakora F	Finance Ser	vice	
NOW, and limita considerat Trustee, it	, THERESCHED, the Mor atlant of this trist deed clair of the sum of One its successors and assigns,	atgagors to secure this, and the performant to trollar in band paid to the following descr	e payment of the since of the covenar A, the receipt whet other Real Estate a	said principal sum its and agreement end to hereby ackr and all of their est	ir a money and sa it, herein contains moscel, etc, hi by tate, tight, ale on	ad interest in according the Martgag ord, by the Martgag orthese presents COP ad interest therein, c	dance with the tors to be perf NVEY and W/ situate, lying a	e fetms, provisions formed, and also in ARRANT unto the and being in the
to wit:	. 7 70			COUNTY OF	Cool		AND STA	TE OF ILLINOIS,
and t	31 in Tunney' the West 191 washington He hip 37 Norbh	feet of the	ne South 14 ng a subdiv	43 fet) in	n Henry We	elps Hairted	d Street	t addition
							Z ,_	1
							<u> 5ම</u> ්	
TOGET long and di- and all app [whether si- windows, fl- attached th- or assigns si-	h the property hereinafter ITHER with all improven luring all such times as I paratus, equipment or a single units or centrally floor coverings, inador be hereto or not, and it is ap shall be considered as con	ments, tenements, ear Mortgagors may be articles now or here by controlled), and wheels, awnings, stoves greed that all similar unstituting part of the	asements, fixtures, entitled thereto (v cafter therein of the ventilation, includ so and water heater r apparatus, equipm e real estate;	, and appurtenance which are pledged thereon used to siding (without resident All of the fore) ment or articles he	supply heat, gas, a stricting the foreg egoing are declared sereafter placed in	air conditioning, wa going), screens, win d to be a part of said the premises by the	ater, light, po- ndow shades, id real estate w e mortgagors o	storm doors and whether physically or their successors
TO HAV	STAIL DE CONSIDERED AS COI VE AND TO HOLD the from all rights and ben s do hereby expressly rel	e premises unto the sa nelits under and by	uid Trunee, its suc	cessors and assign nestead Exemptiv	ns, forever, for the on Laws of the S	e purposes, and upo tate of Illinois, wh	in the uses and ich said rightr	d trusts berein set and benefits the
This t	trust deed consists (d) are incorporated	of two pages. Th						
	cand assigns. (ESS the hand	and seal	of Mortgagor	· the day and	vear first abov	or written.		
The	. Pour 91	Vi Oson				taracarria in arrapatearri		I SEAL I
Lac	nessh	ilson	I SEAL			**************************************		
		A sa Maria a sana a	Talanak , no.					Assistant 1
STATE OF	illinois.				ormick	c State aforesaid, D	W HEREBY	CERTILY THAT
County Ali	Cook /	The	elma Wilson	n & her hu	usband_Jam	mes Wilson	radio della California	ing the warden of the control of the
1 90	who.	_are personally &	known to me to be	e the same person	m_Bhose r	name 8 8	r Subscribed	to the foregoing

A# 591466

Linescin Lights Cities 4, 1976 1111251

Chgo Rdg, III

Leroy M McCormicia

Page 1

Indiv., Instal.-Incl. Int.

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Martaiguri shall [13] promptly repair, extore or rebuild any buildings or improve ments now or hereafter on the premises which may become damaged or be destroyed; [2] keep said premises in good condition and repair, without waste, and free from mechanic's or other here or talins for lies not expressly about dinated to the lien hereof; [3] pay when due any indebtedness which may be secured by a hear or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; [4] complete within a reasonable time any-building or buildings now or at any time in process of erection upon said promises; [5] comply with all requirements of law or municipal ordinates; respect to the premise; and the use thereof; [6] make no material afterations in said premises except as required by law or municipal ordinates; and other charges, admit to the premise of the pre

2. Morjagars shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, seven service charges, and uther charges against the premises when due, and shall upon written require, furnity to Trangeror shall keep all buildings and improvements mow on beneafter strated on said primites insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all membranes of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all membranes of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all morning to the holders of the holders of the note, under insurance policies payable, in case of loss are damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note of t

principal and interest remaining unpaid on the ote; if urth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as unew rights may appear.

9. Upon, or at any time after the filing of a b. "1," occlose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after all, without notice, without regard to the solvency or insolvency of Mortgagors at the time off application for such receiver and without regard to the value of the premises or whether the same shall be then occupied as a homestead or not and the producery of such foreclosure suit and, in case of a sale and, defi ten y, during the full saturing any further times when Mortgagors, except of the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in sur, as so for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may uthorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing the x, tx deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is nade p for to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision! recef shall be subject to any defines which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the zero sea at all reasonable times and access thereto shall be permitted for that purpose,

11. Trustee of the holders of the note shall have the right to inspect the zem ses at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, lucation, existence or condition in the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, not at 11 Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any ... or missions hereunder, except in case of its own gross hegigence or misconduct or that of the agents or emplayees of Trustee, and it may require indetennitie attractory to it before exercising any power herein given.

13. Trustee shall telease this trust deed and the lien thereof by proper instrument upon rear cation of utilisatory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release het, of or del at the request of any person who thall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all inc but ness hereby secured has been paid, which representation. Trustee may except as true without inquiry. Where a release is requested of a successor true in the mode of the region and exhibit to its dentification number of the record of the continual in substance with the description herein contained of the note and which purports to be executed by the persons herein despinate or which conforms in substance with the description herein contained of the note and which purports to the executed by the persons herein despinated as makers thereof; and where the release is requested of the contain trust every placed its identification number on he note deed; and the internal contained of the note and which conforms in substance with the description herein contain ed of the note and which purports to be executed by the persons herein despinated as makers t

SEP 5 1 45 PH '75

district R. Olseno 23212022

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD

593245 TITLE AND TRUST COMPANY, CHICAGO Har Gran

MAIL TO:

HOMEMAKERS FINANCE SERVICE, INC. 6000 WEST 79th BURBANK, ILLINOIS 60459

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER 3